M. & M. RESENTS **PUBLISHED STORY**

Says Action of Real Estate Association Is Reprehensible. to Say the Least.

FUTURE IS UNDETERMINED

MAY RESOLVE ITSELF INTO MAN-UFACTURERS' ORGANIZATION.

The Manufacturers & Merchants' association yesterday issued the following statement to the public:

"Believing that the general public is ingiven to the morning papers by the Salt Lake Real Estate association to the ef-tect that the Manufacturers & Merchants association had asked to be released from its portion of the responsibility of main-taining the exhibit of Utah's resources. now being kept in the Utah's resources, commerce building, and in which it is made to appear that the M. & M. is financially embarrassed, and unable rially embarrassed, and unable to continue longer its portion of the joint expense (a statement not warranted by the facts in the case), we desire to set forth the following facts:

facts in the case), we desire to set forth the following facts:

"The M. & M. was first organized to promote the industrial welfare of Utah by encouraging the patronage of home industries and institutions; to assist other industries in becoming established in the state; to combat the practice of buying through the mails; and to bring about a closer relationship between the various business interests of the state. Three years ago the M. & M. association, and the Salt Lake Real Estate association rented jointly the ground floor of the building in which both associations are housed at present. The terms of the lease providing that the two associations should housed at present. The terms of the lease providing that the two associations should become joint tenants. The State Fair association, through its president, James G. McDonald, and its board of directors, also arranged to assume one-third of the joint expense, and to use part of the room for their headquarters. For two years and more tne work of the M. & M. has been before the people of the state. The directors of the association have devoted two nights out of every month, and many busy hours of the day, to meeting together to discuss ways and means of best carrying out the work for which they were organized. This service has been given gratis, their reward being the re-alization of duty well done. What the re-

what they will be, the future will reveal. Commercial Club Boom.

Recently, however, a change has taken building; men of means rally to its sup-pert, and the club suddenly finds itself in a position of commanding importance, in a position of commanding importance, and now equipped to carry on more actively the work intended by the original promoters of that organization. This new condition of things led many business ment to inquire as to the necessity for further activity upon the part of the M. & M. association, it being pointed out by many that the Commercial club was now in a position to direct the work heretofore conducted by the M. & M. and the sentiment for centralization of effort in one organization and that the Salt Lake Company. tions, who were jointly interested with them in the exhibit, addressed a comication to the officers of the Commercial club, requesting them to provide space in the new building for the exhibit of the state's resources. The result of this action was a further appeal upon the part of many of the local merchants for an amalgamation of the M. & M. with the Commercial club, that the business men might not be required to contribute toward the support of the two organizations. Responsive to this request the directors of the M. & M. entered into negotiations with the officers of the into negotiations with the officers of the Commercial club, the result being that the HARDSHIPS OF Commercial club authorities endorsed most heartily the work of the M. & M. and gave it as their opinion that more good would result from keeping the two organizations separate.

'The agitation for one central body he ing started, however, it grew rapidly, and in order that the individual business menmembers of the Manufacturers and Merchants might have the privilege of expressing their views as to the future policy of the association, it was decided by the directors at their last regular meeting

Conference is Held. "The directors fully appreciating their responsibility to the members and being desirous of ascertaining their wishes in the matter. Before calling the meeting, however, it was considered proper to call together the representatives of the three constitutions concerned in the mainteorganizations concerned in the mainte-nance of the exhibit. This was done, the meeting being held Monday afternoon,

Only One "BROMO QUININE," that is Laxative Bromo Quinine Cures a Cold in One Day, Grip in 2 Days

of the State Fair association, W. J. Halloran, W. C. Thittle and Secretary Perkes of the Real Estate association, and President McAllister. Vice President Cook, Treasuret Bruft and Secretary Haddock of the Manufacturers and Merchants. At this meeting the proposition of doing away with the exhibit and dividing the floor space between the Real Estate and Manufacturers & Merchants' associations, to take the form of the company of o of acturers & Merchants' associations, to tage of a determinant of the can, in addition to his advantage in the discussed, also that the state fair retain cost of labor.

The packers have monopolized the martis office as at present, the three associations, to tage of a determinant of the can be advantage in the cost of labor.

"The packers have monopolized the martis of the packers are minerally as they have in

"Imagine, therefore, the surprise of the officers of the Manufacturers and Merchants' association to read the anno ment in the morning papers that the Man-ufacturers and Merchants was defunct and unable further to pay its rent. The action of the Salt Lake Real Estate asso-Manufacturers & Merchants' association of Utah, and that it is appreciative or Utah, and the Utah, an of Utah, and that it is appreciative of the good work done by the association since its organization, on behalf of the state, and in view of the announcement given to the morning papers by the Salt bute its portion toward the maintenance of the exhibit is unwarranted, the presi-dent of that association stating emphatically that he has never given such assur ance to anyone, that being a matter for the future to decide. As the exhibit is at present in a demoralized condition, due to the removal of many of the show cases to the state fair grounds, they being the property of the fair, and the replacement of the same being a matter of considerable of the same being a matter of considerable.

A "Democratic" Protectionist. of the same being a matter of considerable expense, and it also having developed that many of the present subscribers to the maintenance fund are paying into the Manufacturers and Merchants and the Real Estate association as well as being members of the Commercial club, until the various dues are becoming burdensome, the directors of the Manufacturers and Merchants decided to recommend the abolishment of the exhibit, understanding that the Commercial club would inaugurate an entirely-new display in less than a year's time, and to continue hereafter as an extended to the considerable with the commercial club would inaugurate an entirely-new display in less than a year's time, and to continue hereafter as an extended to the considerable with the commercial club would inaugurate an entirely-new display in less than a year's time, and to continue hereafter as an extended to the considerable with the continue hereafter as an extended to the continue hereafter as an exten time, and to continue hereafter as an exclusively manufacturers' association, with offices at the present quarters. Final action in the matter, however, was intended to and must yet be left to the decision of the members of the association. Re-

spectfully,
"MANUFACTURERS AND MERCHANTS' ASSOCIATION OF UTAH.
"George S. McAllister, President.
"Lon J. Haddock, Secretary." "Approved by executive board."

FIVE DEFENDENTS FOUND GUILTY OF CONSPIRACY

Continued from Page 1.

Sherman anti-trust law of 1890. After considerable delay the case finally came to trial a few days ago, and the defend-

In the course of his testimony Mr. place, the Salt Lake Commercial club an-nounces its intention of erecting its own of the Pleasant Valley Coal company beof the Pleasant Valley Coal company because it had raised the price of coal to \$5.75 per ton, which he believed was unreasonable. He said that after that, while engaged in the retail coal business he had purchased coal from the Union Pacific Coal company, and that it was brought to Sait Lake from Wyoming over the Union Pacific and Oregon Short Line railroads.

In June, 1906, a circular was issued by a sum of the Pleasant Valley Coal company of the Pleasant Valley Coal to be the price of the Standard's crude oil The source of the Standard's crude oil Production was inquired into fully by Mr. Kellogg.

"Suppose the producer don't accept the price, all he can do is to kick?" asked Mr. Kellogg.

"Oh, no; he can store his oil and wait for better prices or find other purchasers. Further, he could stop production and await hetter prices."

association, the Commercial club was now in a position to direct the work heretofore conducted by the M. & M. and the sentiment for rentralization of effort in one organization and that the Sait Lake Commercial club, continued to grow. At that time and while plans for the new Commercial club building were being considered in Sait Lake Real Estate association of the Sait Lake Real Estate association of t As soon as this had been advertised, he said, Mr. Moore called on him and urged him to cease to sell the coal at the price named, declaring that if he persisted in doing so, the Central Coal & Coke company would undersell him. Mr. Sharp persisted however, and sold all of his coal at the reduced price. When he applied for more coal, Moore refused to sell it to him, whereupon he appealed to sell it to him, whereupon he appealed to the railroad company, and was referred to Mr. Buckingham. Mr. Buckingham said he could give him no relief, and Sharp was forced to go out of business because he could not get the coal to sell

WOOL GROWERS

Continued from Page 1.

4 cents in the differential in the duties on 4 cents in the differential in the duties on wool fleece and wool on the skin. The former now pays a tariff of 11 cents a pound and the latter 10 cents.

Henry G. Reinreke of Philadelphia suggested that revenue could be secured if a duty were placed on rabbit skins. These are being imported by hatters, he said, and contain valuable fibre.
"Wouldn't that promote the rabbit industry in this country?" suggested Representative Crumpacker of Indiana.

One Advocate of Reduced Rates. The first advocate of reduction in the tariff on wool was Andrew J. Soles, an

existence of a "woolen trust" and said that the duty was too great on the finished product of wool. He desired a renuction of 33 cents per pound on wool and the same compensatory reduction on the manufactured articles of wool.

Hans Schmidt of Buffalo, a representa-tive of the wool pulling business, advocat-ed a great differential in the duties on wool fleece and wool on the skin, contending that it was a necessity if the

The reoman rebo has to buy her friends Christmas presents

If those friends happen to be men, should come to this store. She'll find here all that is best in men's wear, and she'll get the benefit of experience, which is worth a good deal. Neckwear is very popular this year.

Richardson & Adams Co

wool pulling industry in this country was to survive. He claimed that under the present tariff the packers are absorbing all of that business.

Monopolized by Packers. for an increased differential, claiming that the foreign wool puller has the advan-tage of a better market than the Ameri-

The Republicans enjoyed a laugh at the expense of the Democratic members. Mrs.

wool."
The hearing on the wool schedule was practically completed when the committee took recess for luncheon.

FOILED BY THE OIL MAGNATE

Continued From Page 1.

said that they had continued to buy it, hoping that some day a way might be found to eliminate the sulphur. The source of the Standard's crude oil production was inquired into fully by Mr.

Mr. Archbold said that the pipe-lines should not be classed as common carriers.
"Is it not a fact that when the Hepburn law was passed you transferred the pipe-lines across Maryland and New Jersey, which were owned by your Pennsylvania

The accounts of the Southern Pipe-Line company from 1899 to 1905, showing loans to P. S. Trainer, varying from \$2,500,000 to \$4,900,000 each year, and aggregating \$22,000,000, were inquired into by Mr. Kellogy.

Mr. Trainer testified that he knows noth-ing about these loans and that the mon-ey was never paid to him. Do you know

ey was never paid to him. Do you know anything about these loans?"
"I do not." said Mr. Archbold.
Mr. Archbold was questioned about a contract that existed between the National Transit company and the Pennsylvania railroad in 1884, whereby the Pennsylvania was to obtain 26 per cent of all crude oil shipped to the seaboard.

Pickup for Railroad.

Mr. Archbold said he was not prepared to give information regarding the con-tract which, the witness said, was aban-"But why was the contract cancelled?"

"Because it was thought best to put the entract definitely out of the way."
Mr. Kellogg asked:

when their plants were not intent to survive.

Mr. Archbold raised a laugh when he said he had denounced the South Improvement company, declaring that it was "an outrage on those included in it."

Mr. Kellogg called attention to the evidence that the Standard later went into

MONEY SALTED DOWN.

A jury found Stevens guilty on six counts, but the court ruled he could be sentenced only on two of them.

None of the money has been recovered.

To the Public.

for this establishment CHICAGO CLI ANING CO., 37 Postoffice Place.

Lagoon Route. Twelve passenger trains daily be-

tween Salt Lake and Ogden. Heated by steam; electric lights, and always on time. Phone 159.

Knit Wool Skirts, 25c Up. Ladies' and Children's-all sizes and olors. Cutler Bros. Co., 36 Main St.

Chimney Sweep Is Back. Griffin, with Scott Hdw. Co., 168 Main.

Prompt Reporting of Contagious Disease Cases.

Inasmuch as the city health officials are firmly convinced that the spread of small-

MONEY IN THE STATE FUNDS

Report of Treasurer Shows There Is More Than Quarter of Million in Cash Box.

These balances are shown in the report of the state treasurer, James Christiansen, for the month of November: General fund State district school fund Redemption fund Sheep inspection fund Trust fund Forest reserve fund Agricultural college Deaf and dumb asylum

John B. Armstrong was granted a divorce from his wife. Elsle Lindley Armstrong, Thursday, on the ground of desertion. The husband agrees to give the custody of the 2-year-old child, a boy, to the defendant, and to pay a graduated scale for the maintenance and education of the boy, based on age as he progresses.

Johannah Brixen recently brought an await better prices." action in the district court against Soren Mr. Archbold said that the Standard K. and Elsa Jorgenson to recover \$2,455.38.

H. E. Howe of Murray was found guilty Thursday in the court of Judge Armstrong of selling milk without a license. He was judgment he took an appeal and Thursday the lower court was sustained. A stay of twenty days was granted. Walter J. Frazier, city food inspector, was the com-

Henry Shields, Thursday, brought an

FOUR PERISH IN FIRE.

Fatal Blaze Started From Overheated Kitchen Stove.

Scranton, Pa., Dec. 3.—Four persons perished early today in flames which, starting from an overheated kitchen stove, burned the Shapiro block in Price-Abraham Shapiro, merchant, his son Arthur and daughter Anna, and his mether-in-law, Mrs. Sarah Blatski. Mrs. Shapiro was carried down a ladder and two sons saved themselves by jump-ing from windows, one suffering a frac-tured ankle. Another son came home

from a neighboring town just as the roof of the building fell in and was so crazed

PARK CITY HAPPENINGS.

Park City, Dec. 3 .- The funeral of the ate John Anderson was held today from . O. O. F. hall, under the auspices of that

The memorial services of Park City lodge of Elks will be held Sunday evening Ray Carpenter, the young man who left about a month ago as a missionary for the Latter-day Saints church, returned

CALL US FOR

Rock Springs COAL

To distinguish our coal we call it

"PEACOCK"

CENTRAL COAL & COKE CO.

Ind. 2600 Bell Ex. 35.

BOARD OF HEALTH IS ALERT SNOW AIDS SHEEP INDUSTRY CONDEMNATION TRIAL BEGUN

Moisture for Winter

Reports received from wool growers all over the state of Utah indicate that the United States against the Waiker es-

no real danger of any marked reduc-on in the wool tariff," sail Mr. Stewart. I am in touch with Senator Smoot and or other representatives in Washington, and they say that it looks as if our argu-ments against any tariff reduction will prove too strong and convincing to permit of any reduction. However, we are not taking any chances, but are fighting

Permits for Three Days Involve journed until 10 o'clock this morning. More Than Those for Entire

Month a Year Ago. The first three days of December have been productive already of more in sum total of cost of construction in building 17,403.63 month of December a year ago. The to266.53
2752.82 compared with a total of \$112,000 for the
entire month of last year. Among the
permits issued yesterday was one for the
Syndicate Investment company for \$71.000, for a four-story, five-room wholesal house at 167-169 West Second South. Th thirteen-room addition to the Riverside school, Sixth South and Eighth West, will cost \$56,000. A permit for this structure was issued yesterday.

Repeal of the Timber and Stone Act Advocated at Meeting of Conservation Commission.

national conservation commission by Senator Knute Nelson of Minnesota.

Senator Nelson's declaration that he wanted to see that law off the statute books stirred up a lively discussion.

Among those who took part in the debate were Senators Flint, Smoot and havoc wrought in the forests of the west by land speculators under the existing act, sounded the keynote for the views which were later voiced and which, it is declared, probably will have weight in the hearing today.

recommendations the commission will make to President Roosevelt. Mr. Dennett spoke of the wide latitude given the speculator under the timber and stone act, by which 160 acres may be

the act.

Mr. Dennett stated that during the past year nearly two million acres of land had been taken up, according to entries on Informal talks took place relative to public lands, their uses and policies.

WHITE HOUSE CONFERENCE. Fumes From Copper Smelting Fur-

naces Under Discussion. Washington, Dec. 3.-A conference the destruction in Montana of the forests and vegetation by the fumes from the copper smelting furnaces was near the White House today and it will be a smelting furnaces. decided to have representatives of the copper companies come to Washington to be heard on the matter before any action is taken. Those taking part in the con-ference were the president, Attorney Gen-eral Bonaparte, Special Counsel Ligon Johnson of the department of justice, who has been investigating the matter; Sena-tor Dixon of Montana, and a number of agriculturalists from that state who came to Washington to make a pro-

Vegetation and forests, including national reserves, in the vicinity of the copper smelting plants, it is declared, are being destroyed by the gases from the smelters, and as a result the water supply is being injured. The farmers desire the smelting companies to place gas consumers on their smelters, but the companies say this could not be done except at very heavy expense. at very heavy expens

PUBLICITY THE THING.

Brother of Ogden Attorney Gets Trace of Him After Long Years. (Special to The Herald.)

(Special to The Heraid.)

Lincoln, Neb., Dec. 3.—Addison Wait, deputy secretary of state, today received a letter from T. R. Connolly, a well-to-de attorney of Ogden. Utah, which will be the means of ornging together Connolly and his brother Lewis, who have not seen or heard from each other for ten years. Lewis Connolly, whose home is at Birmingham, England, wrote to the office of the secretary of state for information about his brother, of whom all knowledge had been lost by his relatives since he came to America. The story of the inquiry found its way into the newspapers and came to the notice of the attorney in Ogden. In his letter T. R. Connolly asks his brother's address, and this has been furnished.

BRIEFS HANDED IN.

Gompers Contempt Case Will Not Be Decided for Two Weeks.

Washington, Dec. 3.—The district court of appeals has set Dec. 10 for the hearing of the appeal of the case of the American Federation of Labor from the order issued against it by the district supreme court in favor of the Buck Stove & Range company of St. Louis.

In connection with the contempt proceedings against Samuel Gompary John

ceedings against Samuel Gompers, John Mitchell and Frank Morrison, recently heard before Justice Wright of the supreme court, briefs of counsel on both sides were today handed to the court.

It is expected that a decision with reference to the alleged contempt will not

Patrick McGraw of Pittsburg also asked Lengthens Office Hours to Encourage Comes Just at Right Time to Supply Government Endeavors to Secure Ground for Addition to Federal Building. The trial of the condemnation suit of

discussed, also that the state fair retain its office as at present; the three associations to still continue to assume some of the functions of a chamber of commerce, and the Manufacturers and Merchants to resolve itself into an exclusively manufacturer's association. Definite action, however, was deferred until after the meeting of the separate boards, it being understood that such meetings would shortly be held, and at the request of two of the members of the Real Estate association members of the Real Estate association present, the matter was to be kept from present, the matter was to be kept from the papers.

"In good of the state of Utah indicate that the big snowstorm of last week was a god-to the statement of C. B. Stewart, secretary of the Utah Wood grow-is sociation. J. M. Wilson of Wyoming asked and contagion prevented, the patients may be isolated and contagion prevented, the present rates of duty on wood growing that the patients may be isolated and contagion prevented, the patients may be isolated and contagion prevented, the purpose of receiving reports. It is the duty of every physican to report the big snowstorm of last week was a god-ton the discusses are not reported so that the patients may be isolated and contagion prevented, the board has decided to keep longer hours for the purpose of receiving reports. It is the duty of every physican to report the big snowstorm of last week was a god-ton the time and the fact that outbreaks of these diseases are not reported so that the patients may be isolated and contagion prevented, the big snowstorm of last week was a god-ton the fact that outbreaks of these diseases are not report time, according to the statement of C. B. Stewart, secretary of the Utah Wood and Y. Stewart to a Herald report of the big snowstorm of last week was a god-ton the diseases are not report time, according to the statement of C. B. Stewart, server of the board of extending time, action, and the opening and the request of two of the was not one to report to was understant.

A. S. Erickson, a Utah wool grower, asked for a continuation of the present tariff on wool, as did D. M. Campsey, a sheep grower of Pennsylvania; E. J. Ewit sheep and have proposed a laugh and enable the device of cost and authorizing the extension and enlargement of public buildings. The suit was drought in behalf of the United was brought in behalf of the United was been a neary blowed to list sheep own and then a moustful of fodder. If all cases of contanguous diseases discovered to the district of the sheep with the sheep w to the estate of Charles H. Deere; Matthew H. Walker, Annie Swenson, Julia
A. Swenson, Maggie Swenson McCurdy,
Edward A. Swenson, Cecelia A. Swenson, Joseph B. Swenson, Franklin A.
Swenson, Emeline E. Swenson Grimsdell,
J. E. Sullivan, doing business as the
Sullivan Cigar company, Joseph Leautand, J. Hanson and Frank A. Van Haun.
The suit will be by jury trial and the
work of selecting the jurors was begun
vesterday. As it was not expected that yesterday. As it was not expected that the case would begin until today all the panel were not present in court, making it impossible to select a complete jury. After six jurors had been selected the court adiagrad until 10 colock this morning

FENCE CASE IS DISMISSED

permits than was recorded for the entire Titus Fails to Sustain Charge Against Husband of His Former Wife.

An echo of the marital troubles of Charles H. Titus, faith healer, who was brought into notoriety last June by charges that he had permitted his two children to die through neglect to provide proper medical attendance, was heard in

proper medical attendance, was heard in the criminal division of the city court Thursday. The case involved the accusation of petit larceny made by Titus against D. J. Lanyon, now the husband of Titus' former wife.

Lanyon was accused of having stolen a portion of fence from the premises occupied by Titus, and which adjoin the residence occupied by Lanyon. Mrs. Lanyon was the main witness in the defense of her husband, testifying that at the time of her divorce from Titus and in the division of the property, Titus had conceded servation Commission.

Washington, Dec. 3.—The necessity for repeal of the timber and stone act, under which, it was asserted, millions of acres of public lands had been taken up by land speculators at low figures and sold later at phenomenal advances, was emphasized at the night session of the national conservation commission by Senator Knute Nelson of Minnesota. arguments Judge Diehl promptly dis-charged the defendant.

IN THE POLICE COURT.

D. J. Langdon, who is accused of having stolen a part of the wire fence at 60 South Thirteenth East street, entered a

bought at \$2.50 per acre and sold probably as high as \$50. The government, he said, was powerless at this time to prevent this traffic during the operation of the act. her affections, however, became chilled. This was more than Snyder could bear, and in the warmth of his expostulation he threw a tea cup at Miss Rogers. His strong expression of how he hated to lose Ida cost him \$15.

Paddy Ryan, accused of stealing the notor from an electric plane at 24 Commercial street, had his hearing before Judge Diehl, and was found not guilty af-ter a lengthy examination. The evidence ending to connect Ryan with the theft

was weak. PROVO NEWS NOTES.

Provo Dec. 3.-The vote at the school lection yesterday was very light, as there was only one set of nominees, who, of course, were elected: They are J. W. Farrer, A. O. Smoot, jr., Evan Wride, Arthur N. Taylor and W. E. Bassett.

The Williams case will be appealed, so it is stated on good authority.

Philip Winstein, aged 17, was sentenced to the reform school today. The boy is from Chicago and a few months ago he came here from California and was helped to Chicago by Judge Noon, who also gave bim a seit of clothes. The boy worked his way back here and was arrested. Studebaker Bros. Co. has commenced suit against Joseph E. Smith et al. for a colt or its value, \$75. An information charging John A. Ferris with a statutory crime committed with Delina Hanks, has been filed in the

The Utah Lake Land, Water & Power company has commenced suit against Edward Westermire to collect \$469 with Interest on a promissory note.

A marriage license has been issued to Sidney T. Harding and Emmeline Duke, both of Provo. George E. Howe is closing out his gro-cery business and will move to Salt Lake.

No. 9, via O. S. L., will leave Salt Lake

at 10:45 p. m. instead of 11:45, effective

BEVERIDGE ON A HYPOCRITE. (Indianapolis Star.) Senator Beveridge was describing a

rather pompous and thick-headed hypo-

"The man," said Senator Beveridge, was discovered late one night drunk. His pastor discovered him. "'Why, John,' said the shocked pastor, I thought you signed the pledge years ago?' "'I-hic-did,' was the reply, 'but that was only-hic-for the shake of example."

I will give you the best plane trade on earth if you will come to my store at once, No. 7 South Main. N. Y. & Western Piano company.

One-Third Off Boys' Knee Pants. Serge and assorted colors. Big asortment. Cutler Bros. Co., 36 Main St.

It is an old story now that nervous people tell of how the blood became thin and poor and then the nervous symptoms follow-

How many correctly guess that the thin blood was responsible for the nervous disorder?

The nerves get all their nourishment through the blood and as thin blood is deficient in nerve-building material, the nerves become starved. Pain and nervous breakdown result.

Dr. Williams' Pink Pills

are a tonic for the blood that supply it with the necessary elements to nourish and tone up the nerves and, the cause being removed, nature does the rest and health is restored.

At all druggists, or direct from Dr. Williams Medicine Company, Schenectady, N. Y. 50 cents per box; six boxes for \$2.50.

Weak Women are Cured By This thing of petulance and chagrin at being put in the discard by a former lover is expensive, especially if shown through the medium of physical force—at least E. Snyder found it so vectors.

Chiropractic Cures Are Permanent

Mrs. Pickard is an experienced and very successful chiropractor. Her special work is among weak women, and the many cases she has cured have proven beyond a doubt that chiroprac-

tic makes permanent cures. The most obstinate cases of rheumatism, stomach and kidney troubles and nervous disorders yield under chiropractic treatment, and the trouble never

If you have any doubt as to the value of chiropratic or whether or not your case can be cured, call and have a talk with Mrs. Pickard. She will gladly explain everything and tell you whether or not you can be cured. The chances are that you can, as many people whose cases have been pronounced incurable

EXAMINATIONS AND CONSULTA-

MRS. G. B. H. PICKARD

217-218 Herald Bldg. Hours: 9 to 12; 2 to 5, daily

UNION DENTAL CO.

Are now permanently located in their new and handsomely equipped rooms, 212 Main St.

REMEMBER US. WE TREAT YOU RIGHT. Painless Extraction of Teeth or

confectionery business and is going to con-duct his pool hall where he formerly sold candy and hot drinks.
Dr. G. B. Loring is seriously ill with

Mitchell and Frank Morrison, recently heard before Justice Wright of the supreme court, briefs of counsel on both sides were today handed to the court.

It is expected that a decision with reference to the alleged contempt will not be rendered for at least two weeks.

Ladies' Swiss Vests and Pants,

40c values, now 25c. Good quality.

Cutler Bros. Co., 36 Main St.

MONROE HAPPENINGS.

Monroe, Dec. 3.—An unsuccessful effort was made last week by Homer McCarty of Richfield to resurrect the defunct newspaper formerly known as the Richfield. Sun, in Monroe. The necessary stock was not subscribed here. It may be taken in constituted at the north end of Main street. Richfield.

George Andreason has closed down his

George Andreason has closed down his and industry of Mr. Lundgreen.

Mr. Kellogg interrogated Mr. Archbold regarding the European petroleum union.

Mr. Archbold said he did not know whether that union divided the European markets or not, but the Standard had a trade agreement with it. He could not say whether the Standard and Russian company divided the German market.

Mr. Archbold spoke of the early difficulties of refining in the Lima oil field because of the sulphur in crude oil and said that they had continued to buy it. hoping that some day a great of the sulphur in crude oil and said that they had continued to buy it.

Under Advice of Counsel. "We have at all times shaped our business in conformity with the laws under plainant.

logg.
"The balance sheets of the Southern Pipe-Line company show the following loans," he said. "1899, \$2,607,000; 1909, \$4.-999,000; 1901, \$2,745,628; 1902, \$3,256,967; 1903, \$2,663,729; 1904, \$3,915,836; 1905, \$2,341,344. Now

importer and commission merchant of Boston. He said that the purpose of a protective tariff is to increase production and not prices.

Mr. Kellogg wanted to know if it was not a fact that under the contract the Standard paid a part of the railroad rate to the Pennsylvania on the crude oil which the National Transit company carried in PARK CITY HAPPENINGS.

"Is it not a fact that the railroads held p the rates, which are practically pro-

"Is it not a fact the practically propositive to an independent shipper?"
"I am not a railroad man."
Mr. Archbold said there were many independent refiners today who ship by railroad. These independents went out of business voluntarily and amicably, as they realized their plants were not fitted to survive.

The practically propositive proposition of the proposition of the

Kansas City, Dec. 3.—Charles Stevens, the negro accused of stealing a registered mail pouch containing \$50,000 from a train here July 6 last, was sentenced to ten years in the federal prison at Fort Leavenworth, Kan., by Judge Pollock here to-

vil Neilson, formerly driver No. 2, is no longer in our employ, and is not authorized to do any further business

38 80. MAIN.